1759 BAY ROAD MIAMI BEACH, ELORIDA Tel Dade 531-7341 Brow. 525-8279

REE 10546 # 1833

MELODY, INC. ~ 1/2



79R295582

MUZAK PROGRAM SERVICE AGREEMENT

ACREEMENT made this19th_day of	Juna	19.7.9	between	MELODY,	INC.
Florida corporation, d/b/a "MUSIC BY MUZAK",	, thereinalter called "MUZAK")	and		o	

owner and operator ofTHE TREASURY STORE #5022

822-6700

WHEREIN IT IS MUTUALLY AGREED:

1. MUZAK hearby agrees to make available in SUBSCRIBER at the above described premies the MUZAK PROGRAM SERVICE, as if may from time to time be constituted and at the times furnished. SUBSCRIBER agrees to and dies hereby accept the MUZAK PROGRAM SERVICE as made available and as it may from time to time be constituted and at the times furnished.

2. In order to enable SUBSCRIBER to receive the MUZAK PROGRAM SERVICE. MUZAK shall install and keep in operating condition for the reception of the MUZAK programs at the above designated promises, MUZAK equipment as follows:

SYSTEM 40 PLAYBACK MACHINES

All MUZAK equipment shall at all times be and remain the sole and abbeilute property of MUZAK SUBSCRIBER is given permission to use same and on the terms and conditions herein stated. Any Conduit and Junctions Boxes required for the installation of this MUZAK SYSTEM is to be provided and installed by the SUBSCRIBER. INST. CHARGE \$ 45.00

3. SUBSCRIBER hereby agrees to pay to MUZAK, at its office, the following FST 1.80 (a) Upon signing of this Agreement: 46.80 (1) An initial charge for installation of transmission lines and MUZAK equipment 35.00 (2) One month's fee in advance in the sum of 81.80

TOTAL (b) A MONTHLY TRANSMISSION CHARGE payable each month in advance, in the event the premises are closed during the life N/C of this Agreement, in the sum of

35.00. (c) A MONTHLY FEE, payable each month IN ADVANCE during the life of this Agreement, in the sum of ...

(d) All federal, state and numerical taxes, excuses and other imports now of hereafter levied and required to be collected by MUZAK.

MUZAK'S prevailing rate.

7. In the event that the MUZAK PROGRAM SERVICE is not furnished by MUZAK to SUBSCRIBER because of stude, mechanical failure, the elements, act of Cod, government rulings or regulations, emergency, or other causes in the public interest, or for any reasons, similar or dissimilar, beyond the control of MUZAK, same shall not be deemed to be a breach of this Agreement and MUZAK shall not be liable for any loss, damage or delay caused thereby MUZAK agrees that if the said PROGRAM SERVICE is not furnished by it to SUBSCRIBER for twenty-four (24) consecutive hours and SUBSCRIBER gives MUZAK notice of such interruption in wiring prior to the end of the day during which such interruption commences, MUZAK will credit SUBSCRIBER'S account with an amount equal to one-thintelf (1/30th) of the monthly PROGRAM SERVICE charge for each consecutive twents four hour period during which such interruption continues, which credit shall constitute MUZAK's sole obligation to SUBSCRIBER. Such credit shall not be given if such interruption results from any negligence or other fail of SUBSCRIBER or fitting a breach by SUBSCRIBER or any term or condition of this Agreement.

8. If SUBSCRIBER attempts to remove, sell or encumber in any was any of the MUZAK equipment, or if SUBSCRIBER shall vacate or dispose of the designated premises or discontinue its business there, or discontinue the MUZAK FROGRAM SERVICE or default in any payment, thereinder or violate any term or condition of this Agreement, or if any levy or strachment is made or any proceeding in bankruptcy or insolvency is instituted by or against SUBSCRIBER or its business there, or if any levy or strachment is made or any proceeding in bankruptcy or insolvency is instituted by or against SUBSCRIBER or its business there, or its business or property, or if SUBSCRIBER shall enter into any strangement or composition with its receditors, then and in any such certains the monthly chaige for each and every month of the balance of the their current contract peri

9. SUBSCRIBER agrees to provide a power outlet within five (5) feet of the MUZAK Master Receiver or amplifer location. SUBSCRIBER shall not change the location of any MUZAK equipment or make any additions or alterations to it and shall be fully responsible for the good condition of same, subject to reasonable use thereof.

diftion of same, subject to reasonable use thereof.

10. SUBSCRIBER shall not use the MUZAK PROGRAM SERVICE to displace a live orchestia and shall not transmit the Programs or the MUZAK PROGRAM SERVICE outside of the premises herein designated.

11. All representations and promises of every kind are interged into this Agreement, which constitutes the entire and only Agreement been the SUBSCRIBER and MUZAK and no modification or failure to enforce any of the provisions hereof shall be valid or deemed a waiver reof unless made in writing and signed by an officer of MUZAK.

12. SUBSCRIBER shall not transfer or assign this Agreement or any of the ophis hereunder without the prior writing consent of MUZAK.

12. SUBSCRIBER shall not transfer or assign this Agreement of any of the rights hereunder without the prior written content of MUZAK.

13. MUZAK shall not be held responsible for any payments made unless by check made payable to the order of MELODY, INC.

14. All the promises of this Agreement shall band and insize to the benefit of the hem, assigns, successors, executors and administrators of the parties hereto. In the event that the SUBSCRIBER rents, sublets, leases, assigns, sells or otherwise diverts himself temporarily or permanently of the ownership or control of the business, or premises for which this wired music is furnished, the person to whom the business or premises is to rented, sublet, leased, assigned or sold shall be bound by and receive all the benefits from this contract, unlease he or it, if a corporation, indicates his or statelection of this contract in writing, but in the event that said person refuses to accept this contract in writing of the subscriber whose ugnature is affired hereto agrees that he or it, if a corporation, will pay to MUZAK as liquidated damages a sum of money equivalent to the sum that would have been due and payable if the contract had been carried out to its completion.

15. In the event any monies earned by MUZAK under this contract are not paid when due and in case suit shall be brought for the collection thereof, or the same is placed in the hands of an attorney or if the services of an attorney are necessary for the recovery by MUZAK of equipment installed pursuant to this contract, then and in either of such events, the SUBSCRIBER shall pay to the attorneys fees and coats incurred by MUZAK for making collection and/or recovery.

16. SUBSCRIBER assumes the full risk of loss or damage to MUZAK's equipment installed on SUBSCRIBER's premises pursuant to the terms and conditions of this agreement.

17. Should the cost to MUZAK increase in any member after the execution of this Agreement, then and in that event, and commencing on the 1st day of January next following the date of this Agreement, MUZAK shall have the right to increase the charges provided for the Paragraph 3 by eight percent (8 percent). Such monthly fee may be increased on the first day of each January following the date of this Agreement by eight percent (spercent) or the monthly rate in the year preceding on MUZAK installing the equipment with its own personnel. Should 18. This installation charge as stated in this Agreement is based upment for any lines to the same) installed by other than its employees to be under the first percent of the control of the con

19.	111111111111111111111111111111111111111
	5 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
IN WITNESS WHEREOF, the SUBSCRIBER and MUZAK have executed	this Agreement in duplicate at of the date that do
written. THE	TREASURY STORE 45022
4771177777	
MELODY, INC.	
The A Comment of the August 1	Carlo
Subscribed and among sayanger By RESERT CREAR this.	
Authorized Signature Dangero TO 1 1 200 L	and the state of t
Subscribed and among the Country of the Charles of the china	
THE PROPERTY OF MAKE OF MAKE OF	X Oct In Part Control of the Control
My commission expiredly COMMISSION EXPRES MARCH 4 1980	Norsey Public, Star olamolida at
SCHOOL THRU CENERAL INS. UNDERWEITER	FLORE
	"Hitter and the "